1 2 3 4 5 6 7 8	DENNIS J. HERRERA, State Bar #139669 City Attorney ELIZABETH SALVESON, State Bar #83788 Chief Labor Team MARGARET W. BAUMGARTNER, State Bar #1 ADELMISE WARNER, State Bar #215385 Deputy City Attorneys Fox Plaza 1390 Market Street, Floor No. 5 San Francisco, California 94102-5408 Telephone: (415) 554-3930 Facsimile: (415) 554-4248 Attorneys For Defendants CITY AND COUNTY OF SAN FRANCISCO I	
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11	CLIFFORD COOK,	Case No. C 07 2569 CRB
12	Plaintiff,	NOTICE OF MOTION AND MOTION
13	VS.	TO DISMISS (FRCP 12(b)(6)), OR, IN THE ALTERNATIVE, MOTION FOR
14	CITY AND COUNTY OF SAN	A MORE DEFINITE STATEMENT (FRCP 12(e))
15	FRANCISCO, ANTONIO FLORES, DON SLOAN, MARSHA ASHE, and DOES 1-50, inclusive,	
16	Defendants.	Date: Oct. 26, 2007 Time: 10:00 a.m. Place: Ctrm. 8, 19 th Fl.
17	Defendants.	Flace. Culli. 8, 19 Fl.
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TO PLAINTIFF CLIFFORD COOK AND HIS ATTORNEY OF RECORD:

PLEASE TAKE NOTICE that on October 26, 2007 at 10:00 a.m., defendants City and County of San Francisco, Marsha Ashe, Antonia Flores, and Don Sloan will move and hereby do move this Court, located at 450 Golden Gate Avenue, San Francisco, California, pursuant to Federal Rules of Civil Procedure Rule 12(b)(6) and 12(e) to dismiss plaintiff's Second and Third Causes of Action, to dismiss the individual plaintiffs, to strike the punitive damage allegations, or, in the alternative, for a more definite statement. The grounds for the motion are as follows:

- 1. Dismissal of the Second Cause of Action under 42 U.S.C. § 1983 for failure to state a claim;
- 2. Dismissal of the Second Cause of Action under 42 U.S.C. § 1983 based on qualified immunity of the individual defendants and failure to state a claim under *Monell*;
- 3. Dismissal of all the individual defendants for failure to state a claim under any theory of liability;
- 4. Striking of the punitive damages allegations because they are not available against the City;
- 5. Dismissal of the Third Cause of Action based on the court's exercise of discretion to decline supplemental jurisdiction of pendent state claims because the same cause of action by the same plaintiff is currently pending in state court.
- 6. Alternatively, for a more definite statement, on the grounds that the complaint fails to set forth sufficient factual allegations on which the City can determine the actual claims being made by the plaintiff, as required under *Bell Atlantic Corp. v. Twombly*, __U.S. __, 127 S. Ct. 1955; 167 L. Ed. 2d 929 (May 21, 2007).

This motion is based on the memorandum of points and authorities and declaration of Margaret W. Baumgartner filed herewith, and all the pleadings and other documentation previously filed in this case, and the argument of counsel at the hearing. Dated: September 19, 2007 DENNIS J. HERRERA City Attorney **ELIZABETH SALVESON** Chief Labor Attorney MARGARET W. BAUMGARTNER ADELMISE ROSEMÉ WARNER Deputy City Attorneys By: _ MARGARET W. BAUMGARTNER Attorneys for Defendants CITY AND COUNTY OF SAN FRANCISCO et al.